UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY Caption in Compliance with D.N.J. LBR 9004-1(b) Daniel L. Reinganum 46 W. Main Street Maple Shade, NJ 08052 856-482-5544 dreinganum@MPADLaw.com Attorneys for Thomas Brantmayer	A States R.	Order Filed on April 4, 2017 by Clerk U.S. Bankruptcy Court District of New Jersey
In Re: Thomas Brantmayer ORDER AUTH SALE OF REAL 1		
Recommended Local Form:	ollowed	☐ Modified
The relief set forth on the following pages no ORDERED . ATED: April 4, 2017	umbered two (2) ar	nd three (3) is

DATED: April 4, 2017

Honorable Andrew B. Altenburg, Jr. United States Bankruptcy Court

Case 45-5-52-92-935-54-15-8 A Door 773-6 ile 4Filo 2003/1072/11 Enterrette (124/10/31/1072/1137.4/25/1201:20 es Desta in Proposse de Control 2014 (125/1201) Proposse de Contr

After review of th	e Debtor's motion for authorization to sel	l the real property commonly
known as	35 Danna Lane, Bridgeton, NJ 08302	, New Jersey (the Real
Property).		
IT IS hereby ORDER	ED as follows:	
1. The Debtor is author	orized to sell the Real Property on the term	ns and conditions of the contract
of sale pursuant to 11	U.S.C. §§ 363(b) and 1303.	
2. The proceeds of sal	le must be used to satisfy the liens on the	real property unless the liens are
-	court order. Until such satisfaction the rea	l property is not free and clear of
liens.		
3. ⊠ In accordance	with D.N.J. LBR 6004-5, the Notice of Pr	roposed Private Sale included a
request to pay the real	estate broker and/or debtor's real estate a	ttorney at closing. Therefore the
following professional	(s) may be paid at closing.	
Name of professional	: Jan Reimer, Re/Max Connection Mantu	ıa
Amount to be paid:	\$15,300	
Services rendered:	Marketed property for sale and obtained	l purchaser
	nds may be held in escrow by the Debtor'	
	and attorney's fees for the Debtor's attorn	neys on further order of this
court		

4. Other closing fees payable by the Debtor may be satisfied from the proceeds of sale and

adjustments to the price as provided for in the contract of sale may be made at closing.

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5. The amount of \$ N/A claimed as exempt may be paid to the Debtor.
6. The ⊠ balance of proceeds or the □ balance due on the debtor's Chapter 13 Plan must be
paid to the Chapter 13 Trustee in the Debtor's case. the Attorney Trust Account of McDowell Posternock Apell & Detrick, P.C.
7. A copy of the HUD settlement statement must be forwarded to the Chapter 13 Trustee 7 days
after closing.
8. The debtor must file a modified Chapter 13 Plan not later than 21 days after the date of this
order.
9. Other provisions:

McDowell Posternock Apell& Detrick, P.C. shall hold the net proceeds of the sale in its attorney trust account and no disbursements shall be made without further order of this court.

rev.8/1/15